1	
2	
3	
4	
5	
6	
7	
8	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON
9	AT TACOMA
10	UNITED STATES OF AMERICA, ) NO. CR03-5259 FDB
11	Plaintiff,
12	v. ORDER RE PENDING MOTIONS
13	CHARLES FARNSWORTH,
14	Defendant.
15	,
16	This matter is before the Court on various motions of Defendant regarding his
17	interlocutory appeal of this Court's Orders regarding Defendant's motion for emergency
18	medical treatment, motion for legal supplies, and request for indefinite stay of proceedings.
19	
20	Defendant Charles Farnsworth is before the Court on petition for revocation of
21	supervised release. The revocation hearing is scheduled for April 25, 2008. On December
22	17, 2007, the Court heard appointed counsel's motion to withdraw as attorney and for
23	Defendant to proceed <i>pro se</i> . The Defendant advised the Court that he wishes to represent
24	himself, without the help of Public Defenders Office. On further inquiry by the Court, the
25	Defendant admitted to Violations #1-2 of his supervised release, however, he informed the

Court of his intent to file other motions and briefs on different matters on his own. The

Court questioned Defendant on ability; and ruled Defendant is capable to proceed pro se.

The Court, nonetheless, denied Counsel's motion to withdraw, and ruled he will act as

26

27

28

stand-by counsel.

Subsequently, on January 28, 2008, this Court entered Orders on Defendant's *po se* motion for emergency medical treatment, request for stay, and motion for legal supplies. On February 5, 2008, Defendant filed an interlocutory appeal of these orders.

Presently before this Court are Defendant's *pro se* (1) motion for reconsideration of the Order denying emergency medical treatment and request for indefinite stay [Dkt # 33], (2) motion to strike motion for order to show cause [Dkt. # 35]; (3) motion for transcript on interlocutory appeal of the December 17, 2007 hearing granting Defendant *pro se* status [Dkt # 36], and (4) motion for visitation rights [Dkt. # 37, # 38].

Having considered the entirety of the records and file therein, the Court rules as follows:

## IT IS HEREBY ORDERED:

- (1) Defendant's motion for reconsideration of the Order denying emergency medical treatment and request for indefinite stay [Dkt # 33] is **DENIED**;
- (2) Defendant's motion to strike motion for order to show cause [Dkt. # 35] is **GRANTED**. The request that the government show cause regarding legal supplies is withdrawn;
- (3) Defendant's motion for transcript [Dkt. # 36] is **DENIED**, as this hearing has no bearing on the issues raised on appeal;
- (4) Defendant's motion for visitation [Dkt. # 37 & # 38] is **DENIED**.

DATED this 17th day of March, 2008.

FRANKLIN D. BURGESS

UNITED STATES DISTRICT JUDGE